

STATEMENT OF PURPOSE

RS28519 / H0155

This bill amends the state law which authorizes intergovernmental agreements when governmental entities are jointly affected by growth and development for the purpose of agreeing to impose, collect and expend development impact fees in order provide for new growth and development to pay its proportions share of the cost of public facilities to serve that new growth and development. This bill adds recreation districts to this law which authorizes governmental entities that are authorized to enact development impact fee ordinances to enter into such intergovernmental agreements with designated governmental entities that are not so authorized.

FISCAL NOTE

There is no fiscal impact to the state General Fund because the amendment only affects the imposition of development impact fees by units of local government and taxing districts. Nor would the changes have a direct financial impact on cities or counties.

Contact:

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DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).